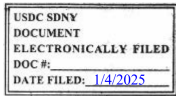
U.S. Department of Justice



United States Attorney Southern District of New York

The Jacob K. Javits Federal Building 26 Federal Plaza, 37th Floor New York, New York 10278

January 3, 2024



BY ECF

The Honorable Jennifer H. Rearden United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

Re: United States v. Edwin Pagan III, 24 Cr. 641 (JHR)

Dear Judge Rearden:

The Government writes, in response to the Court's December 24, 2024 Order (Dkt. No. 23), and with the consent of the defendant, to request that the Court adjourn the status conference currently scheduled for January 14, 2025 to a date in early to mid-March 2025 and to also exclude time until the date of the adjourned status conference under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A). The best dates for defense counsel are March 4, 5, or 6, 2025. The Government is also available those days, or at a later date at the Court's convenience.

The Government has informed the defendant that it is prepared to produce Rule 16 discovery materials, but is waiting to receive a hard drive from the defendant to facilitate that production. We understand that drive should be received shortly. The parties agree that an adjournment of the January 14 status conference is appropriate to permit time for the Government to produce discovery and for the defendant to review that discovery and consider any potential motions.

Application GRANTED. The conference scheduled for January 14, 2025 at 11:15 a.m. is hereby adjourned to **March 4, 2025** at **1:00 p.m.**. The time through March 4, 2025 is excluded to allow the Government to produce discovery and the Defendant to review discovery and consider possible pretrial motions. 18 U.S.C. § 3161(h) (7) (A). The Court finds that the ends of justice served by excluding such time outweigh the best interests of the public and the Defendant in a speedy trial.

Respectfully submitted,

EDWARD Y. KIM Assistant United States Attorney

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By: ____

Mathew Andrews / Emily Deininger Assistant United States Attorneys

SO ORDERED.

Jennifer H. Rearden, U.S.D.J. Dated: January 4, 2025